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motion. (Dkt. 33.) Defendants first assert that they are unable to meaningfully respond to plaintiffs' motion because the local rule cited by plaintiffs does not exist. Defendants further assert that any request for appointment of a mediator is premature. (*See id.*) Defendants are correct that there is no LCR 16.2 in the Western District of Washington. Assuming, as defendants suggest, that plaintiffs intended to refer to LCR 39.1, the Court concurs that plaintiffs' request for a mediator is premature. The Snohomish County defendants only recently appeared, the City of Everett defendants have not appeared at all, and the parties have not yet had an opportunity to conduct any discovery. It therefore seems unlikely that mediation would be at all productive at this juncture.

- (2) Plaintiffs' motion for service of the complaint on defendants Cracchilo and Seth (Dkt. 32) is STRICKEN. The instant motion was signed by only one of the two plaintiffs in this action, Robert Smith. Rule 11(a) of the Federal Rules of Civil Procedure provides that "[e]very pleading, written motion, and other paper must be signed . . . by a party personally if the party is unrepresented." Because the motion was not also signed by plaintiff James Phillips, the motion is procedurally defective and is not properly before the Court. The Court also notes that plaintiffs' motion appears to be moot as defendants Cracchilo and Seth both returned waivers of service of summons in which they acknowledge having received copies of plaintiffs' pleading. (See Dkts. 28, 29.)
- (3) Plaintiffs' motion for discovery (Dkt. 34) is STRICKEN. The instant motion was signed by only one of the two plaintiffs in this action, James Phillips. Because the motion was not also signed by plaintiff Robert Smith, the motion is procedurally defective and is not properly

Cracchilo and Jarrod Seth, are apparently employed by the City of Everett and will be referred to as the "City of Everett defendants." The City of Everett defendants have not yet appeared in this action.

before the Court. The Court notes that the motion is also improper because discovery requests are not to be filed with the Court. *See* Fed. R. Civ. P. 5(d)(1). Plaintiffs are advised to familiarize themselves with the discovery rules, as set forth in Rules 26-37 of the Federal Rules of Civil Procedure and the local rules of this Court, before proceeding further with this aspect of their case.

- (4) Plaintiffs' Notice and Claim for Equal Justice under the Law (Dkt. 37) is STRICKEN. Once again, plaintiffs have submitted a document signed by only one of the two named plaintiffs, Robert Smith. The document is therefore procedurally defective and is not properly before the Court. The Court notes as well that the series of complaints raised therein by plaintiff Smith are by and large frivolous and warrant no further response.
- (5) The Clerk is directed to send copies of this Order to plaintiffs, to counsel for defendants, and to the Honorable Robert S. Lasnik.

DATED this 13th day of June, 2018.

Mary Alice Theil

United States Magistrate Judge

ORDER RE: PLAINTIFFS' PENDING

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